

The D. M. OGDEN CO.

FUR SALE

We have just received a long distance telephone message from the representative of our Fur makers telling us that he will arrive in Clarksburg on Tuesday morning and that he will put on the biggest sale of Fine Furs seen here this year and at wholesale prices. This is on account of the backward season and this is certainly one chance out of hundred for the trade of Clarksburg to secure Furs at absolute cost prices. We will also offer in this sale, our complete stock at wholesale, giving our customers goods that are new and perfect in every way at the same prices we paid for them. Don't miss this big sale, it means money in your pocket, and will not happen again soon. Remember the date, tomorrow, Tues. and Wed. Dec. 30 and 31.



Our store is now ready with our annual offering of Muslin Underwear and Remnants at greatly reduced prices.

The D. M. OGDEN CO.

Cheap Auto Hire

You do not have to contract. We transfer in our Auto Trucks.

Household Goods

From most any part of the city at

\$1.00 Per Load

to our Storage House for storing and crating.

We also crate and pack everything in your house from the dishes to the piano, transfer and ship, at lower rates than ever heard of before in Clarksburg.

Do not be MISLED. Call us on either 'phone for rates. We will CONVINCE YOU.

Central Storage Co.

Bell 'Phone No. 56.

Home 'Phone 446.

Try the Waldo Hotel

Barber Shop

H. SHARP, Prop.

4 BARBERS—4

Quick service, courteous treatment, expert

MANICURIST

DR. W. C. MOORMAN,

Chiropractor,
Private Booths for Ladies
and Gentlemen.

PHONE 9180.

Basement Floor.

NOTICE.

The report that Dr. Jones has moved his office is a mistake. It is still at 111 West Pike street. Bell phone: Office 275-R, Residence 1154-R.—Advertisement.



Well Here I am
I will tell
you something
new every week
about my good
Drug Store

She Won \$5 In Gold

Miss Anna Jones, of 139½ First street, city, won the \$5.00 in gold offered to the one who brought to our store on Christmas day the largest number of our advertisements clipped from Wednesday editions of the Daily Telegram.

ANOTHER \$5.00 IN GOLD FREE

will be given to the person who brings to our store on Easter Sunday the largest number of our advertisements clipped from Wednesday editions of the Daily Telegram.

BURKE'S DRUG STORE

Pike St.

Opposite Postoffice

Send It To Paugh

A 60 per cent gain so far this year is the best proof we know of that CLARKSBURG PEOPLE LIKE "PAUGH" DRY CLEANING.

No matter what you have to clean—Clothing, Furs, Gloves, Bedding, etc., send them to Paugh.

If it can be done, "Paugh" can do it.

J. H. PAUGH & COMPANY

114 N. THIRD ST.

Phones—Con. 387-L;

Bell 458-J.

PARCELS

In the Postal System Are to Be Larger and the Cost of Sending is to Be Less.

WASHINGTON, Dec. 29.—Important changes in the parcel post regulations are announced by the government as follows:

On and after January 1, 1914, the limit of weight of parcels for delivery in the first and second zones will be 50 pounds (instead of 20 pounds as at present), and the rate in the first zone will be as follows:

Local rate—5 cents for 1 pound, 7 cents for 5 pounds, 10 cents for 10 pounds, 12 cents for 15 pounds, 15 cents for 20 pounds, 17 cents for 25 pounds, 20 cents for 30 pounds, 22 cents for 35 pounds, 25 cents for 40 pounds, 27 cents for 45 pounds and 30 cents for 50 pounds.

The zone rate in the first zone will be 5 cents for 1 pound, 9 cents for 5 pounds, 14 cents for 10 pounds, 18 cents for 15 pounds, 24 cents for 20 pounds, 29 cents for 25 pounds, 34 cents for 30 pounds, 39 cents for 35 pounds, 44 cents for 40 pounds, 49 cents for 45 pounds and 54 cents for 50 pounds.

In the second zone the rates on 1 pound or over will be the same as in the first.

In the third, fourth, fifth, sixth, seventh and eighth zones the limit of weight goes up to 30 pounds (instead of 11 pounds as at present), and the rates of postage on parcels weighing over 4 ounces in those zones will be as follows:

Third zone—Six cents for the first pound and two cents for each additional pound or fraction.

Fourth zone—Seven cents for the first pound and four cents for each additional pound or fraction.

Fifth zone—Eight cents for the first pound and six cents for each additional pound or fraction.

Sixth zone—Nine cents for the first pound and eight cents for each additional pound or fraction.

Seventh zone—Eleven cents for the first pound and ten cents for each additional pound or fraction.

Parcels weighing four ounces or less will be mailable on and after January 1, 1914, at one cent for each ounce or fraction thereof, regardless of distance.

Beginning with March 16, 1914, books will be admitted to the parcel post. The rate of postage thereon will be one cent for each two ounces or fraction thereof on books weighing eight ounces or less. On books weighing over eight ounces the regular zone rate will apply.

Postmaster General Burleson says he hopes the people will realize the advantage of the parcel post system as a cheap, expeditious and efficient means for transporting merchandise, farm and factory products, etc. No change is made as to the limit of size of parcels.



EVER IF YOU HAD A NECK AS LONG AS THE FELLOW AND HAD SORE THROAT ALL THE WAY DOWN TONSILINE WOULD QUICKLY RELIEVE IT.

Store competition in this city is worth a lot of money to you every year—but it's worth twice as much to the person who watches the ads in the Daily Telegram as the person who neglects them completely.

NOTICE OF TRUSTEE'S SALE

Of Valuable Coal Mine, Mining Plant and Equipment.

Whereas, Frank Jenkins heretofore executed to the undersigned trustee a deed of trust bearing date the 8th day of October, 1912, of record in the office of the Clerk of the County of Harrison County, West Virginia, in Trust Deed Book No. 35, page 324, to secure to the legal holder or holders of the promissory notes therein described, payment thereof as therein mentioned, and

Whereas, under and by virtue of the provisions of said deed of trust, the whole of the notes secured thereby have become due and payable, and default has been made by said Frank Jenkins in the payment thereof; and Whereas, the legal holders of said notes have duly requested and required said trustee to sell the property conveyed by said deed of trust, in the manner provided by said deed of trust;

Now, therefore, notice is hereby given that in pursuance of the authority vested in said trustee by virtue of said deed of trust, said trustee will sell at public auction, at the front door of the court house of the County of Harrison, in the State of West Virginia, at the City of Clarksburg, in the County and State aforesaid, on Friday, the 2nd day of January, 1914, at 1 o'clock in the afternoon of said day, all of the following described real estate, leasehold estate, mining plant, machinery, equipment, railroad sidings, agreements and rights, and other estates, assets, rights, titles and interests, to-wit:

1. All that certain tract or parcel of land lying and being on the waters of Limestone Creek, in the District of Coal, in the County of Harrison and State of West Virginia, and more particularly bounded and described as follows: Beginning on a post on the northwestern Virginia Turnpike, corner to land of John Ashcraft, and running thence N. O. degrees 25 minutes E 10 1/2 feet; thence S. 64 degrees 25 minutes W 121 1/2 feet to stake on line of Kelso Thompson; thence leaving said line and running down the by-lane N. 88 degrees 45 minutes E 59 1/2 feet to stake; thence S. 46 degrees 10 minutes E 179 feet to stake; thence N. 17 degrees E 460 feet to telegraph pole standing on the side of said Turnpike; thence down said Turnpike N. 40 degrees 45 minutes E 75 feet to a post, thence N. 23 degrees 25 minutes E 210 feet to the beginning, containing 26 acres. There is excepted and reserved therefrom, (1) all the oil and gas contained in or underlying the said tract, with the right to drill and bore for the same, but such right to be exercised in such manner as not to obstruct or impede the necessary mining operations of the office of the said Jenkins, or his heirs, executors, administrators or assigns, in the mining and removal of the coal in and underlying said tract; (2) also reserving and excepting therefrom all the coal underlying the same the said coal and coal mining rights so reserved having been heretofore conveyed to The Wolf Summit Coal Company. The said tract of land above described is the same that was heretofore conveyed to The Solon Lowery Coal Company by deed bearing date April 26, 1912, of record in the office of the Clerk of the County of Harrison in Deed Book No. 130, page 263, and by said The Solon Lowery Coal Company conveyed to Thomas J. O'Gara by deed bearing date May 6, 1914, of record in said office in Deed Book No. 142, page 142.

2. All of the Pittsburgh vein or seam of coal now remaining in, upon or under the following described tract or parcel of land lying and being on said Limestone Creek in the District, County and State aforesaid, and more particularly bounded and described as follows: Beginning at a white oak on the line of old line dividing the lands of David Hickman and Thompson now used by the coal company and B. S. Reynolds, thence north 43 degrees 12 1/2 poles to a white oak; thence north 45 degrees W. 51 poles to a pole; thence N. 50 degrees E 79 poles to a sour gum with maple pointers; thence S. 7 degrees W 43 poles to a hickory; thence S. 25 degrees W 51 poles to the beginning, containing 18 3/4 acres more or less, and which said tract is contiguous to and adjoins certain coal lands formerly operated by O'Gara Coal Company, together with the right and privilege of operating and removing said coal, without being liable for any damage to said land for the mining and removing of the same, and together with the right to remove the coal from adjacent and coterminous lands through and under said above described land. But there is excepted and reserved therefrom (1) all of that part of said vein of coal which is beneath the dwelling house now on said tract of land, which shall not be removed; and there is further excepted and reserved therefrom (2) the right to drill through said coal for oil and gas, together with all the rights and privileges granted by Marcus P. Thompson in and by an oil and gas lease on and to said tract of land, which he the said Thompson heretofore made prior to the 8th day of February, 1911. It is covenanted and agreed that when mining operations at the mine commonly known

as the O'Gara Mine, in the County and State aforesaid, shall have been permanently discontinued by said Jenkins, or his heirs, executors, administrators, successors or assigns, then the said Jenkins, or his heirs, executors, personal representative, successors or assigns, will, on request, convey or cause to be conveyed to said Thompson, his heirs or assigns, the vacant tract created by the removal of the coal heretofore described in and by this paragraph. The coal mining rights aforesaid are the same heretofore conveyed to Thomas J. O'Gara by said Thompson and wife by deed bearing date on February 8, 1911, of record in said office in Deed Book No. 137, page 137.

3. All of the residue of the term in, of and to that certain leasehold estate in, upon and to all of the coal in, upon and underlying a certain tract of land containing 662.85 acres more or less, lying and being on the waters of Limestone Creek, in the District, County and State aforesaid, which said leasehold estate was originally created by a deed of lease bearing date on August 7, 1901, made by Wolf Summit Coal Company to J. T. Solon and E. T. Lowery, of record in said office in Deed Book No. 125, page 108, and which said leasehold estate and the estate in and by said deed of lease so created as aforesaid, were by said Solon and Lowery conveyed to The Solon Lowery Coal Company, by deed bearing date on December 14, 1912, of record in said office in Deed Book No. 133, page 139, and which leasehold estate was thereafter by deed bearing date on May 6, 1914, of record in said office in Deed Book No. 142, page 144, conveyed by said The Solon Lowery Coal Company to Thomas J. O'Gara, together with the appurtenances to the said leasehold estate, in anywise belonging or pertaining.

4. All of the residue of the term in, of and to a certain leasehold estate in, upon and to all of the coal in, upon and underlying a tract of land of 20 1/2 acres, lying and being on the waters of Limestone Creek, in the District, County and State aforesaid, and adjoining the tract of land described in the paragraph next preceding, which said leasehold estate was created by a deed of lease bearing date on March 18, 1914, made by said The Wolf Summit Coal Company to said The Solon Lowery Coal Company, of record in said office in Deed Book No. 142, page 140, and which said leasehold estate and the estate therein and thereunder, was thereafter conveyed by said The Solon Lowery Coal Company to said Thomas J. O'Gara, by deed bearing date on May 6, 1914, of record in said office in Deed Book No. 142, page 144, together with the appurtenances to the said leasehold estate in anywise belonging or pertaining.

5. That certain mining plant and equipment, including miners' houses, store room, blacksmith shop, engine house and equipment, and dipple and tipple machinery, equipment and connections, mine cars, tracks and all other equipment, machinery, houses, structures, fixtures, furniture, office and mine supplies and materials, all live stock, and all other property and assets, excepting only accounts receivable and cash in bank, forming part of, and used in connection with, and in and about the mining plant of said Jenkins, commonly called the O'Gara Coal Mining Plant, near Reynoldsville, as the same were by deed of the 8th day of October, 1912, from Thomas J. O'Gara sold, transferred, set over and assigned to said Jenkins.

6. All the right, title and interest, conveyed by said Jenkins to said trustee, in and to certain railroad switches

or sidings, extending from the main line of the Baltimore and Ohio Railroad at a point near said O'Gara Coal Mine property, to a point about one-half mile from the tipple thereof, and in and to the rights of way on which the said sidings were at the date of said deed of trust, and all easements, privileges, franchises, rights, title and interest conveyed by said Jenkins to said trustee in, to and under two certain agreements in writing, made by and between said The Solon Lowery Coal Company and Phoenix Coal Mining & Coke Company, each bearing date on April 16, 1904, of record respectively in said office in Deed Book No. 140, page 240, and Deed Book No. 142, page 142.

7. All rights or recovery, conveyed by said Jenkins to said trustee, from The Wolf Summit Coal Company of the royalties and rentals advanced and paid by said O'Gara, or any one for him during the then last two minimum years, or which might be paid during the then current minimum year to the date of said deed of trust, under the mining lease or other terms of said original deed of lease, bearing date as aforesaid on the 7th day of August, 1901, or any modification made thereof, for the deficiency between the coal actually mined and the minimum royalty or rental paid for said three years or for the year under said minimum rental clauses, together with all the rights, advantages, and benefits arising by the terms of said deeds of lease from and by reason of said deeds of lease, and all the remedies prescribed in and by said original deed of lease, or any modification thereof, for the next two years after such payment for such deficiency for any one year without additional payment therefor.

8. All of the then unexpired term and all of the right, title and interest conveyed by said Jenkins to said trustee, in and to any liability, accident, fire or other insurance at the date of said deed of trust existing for the protection of the property herein described, or any part thereof.

9. Estate, easement, franchise, claim, demand and property, acquired by said Jenkins under a certain deed bearing date the 8th day of October, 1912, from Thomas J. O'Gara and Mary A. O'Gara, his wife, to said Jenkins.

Reference is hereby made to said deed of trust and all of the above mentioned deeds for greater particularity.

TERMS OF SALE—Said sale will be made for cash at time of sale, and not otherwise.

Under the provisions of said deed of trust, said trustee may, and is authorized and permitted to become the purchaser at such sale, and any owner of notes secured by said deed of trust may become such purchaser, and any such purchaser shall be entitled to use and apply, in making payment of the purchase money by or for him bidden upon such sale, any of the notes secured thereby, reckoning such notes for such purpose at the sum which shall be payable out of the net proceeds of such sale to the holder or owner thereof for his or their share in that character of such proceeds of such sale, after allowing for the proportionate payment which may be required in cash for the costs and expenses of the sale.

Given under my hand this 5th day of December, 1913.

WILLIAM A. BREWERTON, Trustee.
GEORGE M. HOFFHEIMER, Attorney for Trustee.

6 Times.

HANDBOOK

On Russia May Be Obtained from Superintendent of Documents at Washington.

WASHINGTON, D. C., Dec. 29.—The Russian Empire, covering one-seventh of the land area of the globe and only sparsely settled in spite of its nearly 170,000,000 inhabitants, offers an interesting subject for study for both business men and economists. The country today presents a picture of economic development comparable with that of the United States of three or four generations ago, in that Russia is now chiefly a producer of the raw materials derived from nature, such as grain, timber, hides and minerals, and is just beginning to develop manufacturing industries of importance. Its exports are almost entirely foodstuffs and raw semi-manufactured products, while it imports nearly all of the higher grades of manufactures which its people require.

The total value of the foreign trade of European Russia, in 1912, according to official figures, was more than \$1,200,000,000, in which the United States participated to the extent of only \$53,000,000. However, the indirect trade between the two countries passing through foreign middlemen brings the value of the sales of American products to Russia to \$80,000,000, and the exports from Russia to the United States to \$30,000,000. Largely owing to the lack of knowledge among American business men of the possibilities in the Russian market, the trade between the two countries is on the threshold of its possible development. The monograph on Russia just published by the Bureau of Foreign and Domestic Commerce, of the Department of Commerce, entitled "Handbook on Russia," should therefore be of special interest.

This book contains nearly 260 pages, with two maps, and includes a comparative description of the economic situation in European Russia, by Consul General John H. Snodgrass, stationed at Moscow, reviews of the commerce of various districts in 1912, by the American consuls stationed in Russia, and a very timely description of commercial conditions in Siberia, by Consul John F. Jewell, stationed at Vladivostok. To those who still regard that country as a frozen waste, the picture presented by Mr. Jewell will be a revelation. He compares Siberia today with Canada of a generation ago, and points out the possibilities of great trade development that lie in the great natural resources of the country.

Copies of the bulletin (Special Circular Series No. 61, Handbook on Russia) may be obtained from the Superintendent of Documents, Government Printing Office, Washington, D. C., for 50 cents each.

CHICHESTER'S PILLS

THE DIAMOND BRAND. Don't ask your Druggist for Chichester's Diamond Brand Pills in Steel and Gold Metal. Buy the original. Buy of your Druggist. Ask for CHICHESTER'S PILLS. BRAND PILLS, to be your Druggist's. Don't ask. Always get the original. SOLD BY DRUGGISTS EVERYWHERE.

"Buying for the home" is a business matter, requiring the same attention that the earning of the money requires—the same business sagacity. Many housewives realize this—and are, as a consequence, students of the ads of the stores.